

SO ORDERED,

Judge Neil P. Olack

United States Bankruptcy Judge Date Signed: February 2, 2018

The Order of the Court is set forth below. The docket reflects the date entered.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI JACKSON DIVISION

IN RE:

PIONEER HEALTH SERVICES, INC., et al.¹,

CASE NO. 16-01119-NPO

DEBTOR.

CHAPTER 11 Jointly Administered

ORDER GRANTING MOTION TO COMPEL DEBTORS TO COMPLY WITH APPLICABLE LAW REGARDING PATIENT RECORDS AND OTHER DOCUMENTS, OR, IN THE ALTERNATIVE, TO COMPLY WITH 11 U.S.C. § 351 [Dkt. #2779]

On January 18, 2018, there came on for the Court's consideration the *Motion to Compel Debtors to Comply with Applicable Law Regarding Patient Records and Other Documents, or, in the Alternative, to Comply with 11 U.S.C. § 351 (the "Motion")* [Dkt. #2779] filed by VCC Bank, formerly known as Community Capital Bank of Virginia, as Servicing Agent for BCC 08-05, LCC (collectively, the "<u>VCC Lender</u>") and Patrick County Real Estate, LLC (the "<u>Owner</u>"

¹ On April 6, 2016, the bankruptcy cases of *Pioneer Health Services of Patrick County, Inc.*, No. 16-01120-NPO; *Pioneer Health Services of Newton County, LLC*, No. 16-01121-NPO; *Pioneer Health Services of Stokes County, Inc.*, No. 16-01122-NPO; *Pioneer Health Services of Choctaw County, LLC*, No. 16-01123-NPO; *Pioneer Health Services of Monroe County, Inc.*, No. 16-01125-NPO were administratively consolidated into the bankruptcy case of *Pioneer Health Services, Inc.*, No. 16-01119-NPO. Debtor *Pioneer Health Services of Early County, LLC*, No. 16-01243-NPO, filed its Chapter 11 bankruptcy case on April 8, 2016. *Pioneer Health Services of Early County, LLC*, No. 16-01119-NPO, on April 15, 2016. Debtor *Medicomp, Inc.*, No. 16-01126, filed its Chapter 11 bankruptcy case on March 30, 2016. *Medicomp, Inc.* was administratively consolidated into the "main" case of *Pioneer Health Services, Inc.*, No. 16-01119-NPO, on June 29, 2016. All of these cases are hereinafter referred to collectively as "the Debtor".

and together with the VCC Lender, the "Movants"), and the Answer and Response thereto [Dkt. #2793] filed by Pioneer Health Services, Inc. (the "Debtor") in the above-referenced jointly administered Chapter 11 proceeding. The Court, having considered the pleadings and the arguments presented by counsel, finds that the Motion is well taken and should be granted.

IT IS, THEREFORE, ORDERED that the Motion is granted.

IT IS FURTHER ORDERED that the Records (as defined in the Motion) are to be removed from the Property (as defined in the Motion) by February 20, 2018, and the Debtor is hereby ordered to comply with all applicable law.

END OF ORDER

SUBMITTED BY:

s/ Kristina M. Johnson

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APPROVED AS TO FORM:

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